





APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/506,210	02/17/2000	Hiroshi Maeda	/ 49565(904)	6833
21874	7590 08/17/2004		EXAMI	NER
EDWARDS & ANGELL, LLP			POON, KING Y	
P.O. BOX 55874 BOSTON, MA 02205			ART UNIT	PAPER NUMBER
•			2624	
			DATE MAILED: 08/17/2004	\mathcal{U}

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
_	09/506,210	MAEDA, HIROSHI				
Office Action Summary	Examiner	Art Unit				
	King Y. Poon	2624				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with	n the correspondence address				
• •	VIC CET TO EVOIDE AMO	MITU(S) EDOM				
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statudy. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a repoly within the statutory minimum of thirty will expire SIX (6) MONTI le, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 07.	June 2004.					
•						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-7 and 9-16</u> is/are pending in the a	oplication.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-7 and 9-16</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examin	er.					
10)⊠ The drawing(s) filed on 17 February 2000 and	<u>' 07 June 2004</u> is/are: a)⊠ a	accepted or b) objected to by the				
Examiner.						
Applicant may not request that any objection to the	= : :					
Replacement drawing sheet(s) including the correct	•					
11) The oath or declaration is objected to by the E	xaminer. Note the attached	Office Action of John F10-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreig a)⊠ All b)□ Some * c)□ None of:		119(a)-(d) or (f).				
<u> </u>	1. Certified copies of the priority documents have been received.					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Burea		eceived in this National Stage				
* See the attached detailed Office action for a lis		eceived.				
Attachment(s)						
Notice of References Cited (PTO-892)		mmary (PTO-413) Mail Date				
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	5) Notice of Info	ormal Patent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:	•				

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DETAILED ACTION

1. The amended title, specification, and the drawing has been accepted.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-7, 9-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1: It is unclear whether the "image data" of "image processing on the image data" of lines 5 is referring to the stored compressed and divided image data, or the combined and decompressed image data.

It is unclear whether the "stored image data" of line13 is referring to all of the stored image data, or only the stored image data that has been combined and decompressed.

Lines 4-5 recites the limitation of "which combines and decompresses stored image data in the storing section." It is unclear in the "in the storing section" is referring to the process of "combines and decompresses" or the "stored image data."

Lines 6-7 recites the limitation of "stores the processed image data that has been compressed and divided in the storing section." It is unclear in the "in the storing section" is referring to the process of "stores the processed image data" or the process of "compressed and divided."

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Regarding claim 3: It is unclear whether the "image data" of "image processing on the image data" of lines 7 is referring to the stored compressed and divided image data, or the combined and decompressed image data.

It is unclear whether the "image data" of "...sub image data of the image data" of lines 9 is referring to the stored compressed and divided image data, or the combined and decompressed image data.

Lines 7-8 recites the limitation of "stores the processed image data that has been compressed and divided in the storing section." It is unclear in the "in the storing section" is referring to the process of "stores the processed image data" or the process of "compressed and divided."

Regarding claim 4: It is unclear whether the "image data" of "image processing on the image data" of lines 5 is referring to the stored compressed and divided image data, or the combined and decompressed image data.

It is unclear whether the "stored image data" of line11 is referring to all of the stored image data, or only the stored image data that has been combined and decompressed.

Lines 4-5 recites the limitation of "which combines and decompresses stored image data in the storing section." It is unclear in the "in the storing section" is referring to the process of "combines and decompresses" or the "stored image data."

Lines 6-7 recites the limitation of "stores the processed image data that has been compressed and divided in the storing section." It is unclear in the "in the storing

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section" is referring to the process of "stores the processed image data" or the process of "compressed and divided."

Regarding claim 5: It is unclear whether the "stored image data" of line 6 is referring to all of the stored image data, or only the stored image data that has been combined and decompressed.

Regarding claim 7: It is unclear whether the "image data" of "compresses and divides the image data" of lines 2-3 is referring to the processed image data, or the unprocessed image data.

It is unclear what the term "them" (line 5) is referring to.

It is unclear what data that "the resulting data" (line 9) is referring to.

Lines 17-18 recites the limitation of "the group of the divided and compressed and compressed image data." It is unclear in the "the group of the divided and compressed and compressed image data" is referring to any group of the divided and compressed and compressed image data or the group of the divided and compressed and compressed image data that is being processed and is to be stored as disclosed in lines 18-19.

Regarding claim 10: It is unclear whether the "image data" of "compresses and divides the image data" of lines 2-3 is referring to the processed image data, or the unprocessed image data.

It is unclear what the term "them" (line 5) is referring to.

Lines 6-7 recites the limitation of "allowing image data of an image forming a subject for the combining process to preliminary posses a blank section..." It is unclear

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in the "preliminary posses a blank section" is referring to the process of "allowing image data" or the process of "combining process."

It is unclear what image data the term "the inputted image data" (lines 10-11) is referring to.

Regarding claims 2, 6, 9, 11-16: Claim 2, 6, 9, 11-16 are rejected under 35 U.S.C. 112, second paragraph because they depend on rejected claim 1, 3, 4, 7, 10.

Response to Arguments

The argument presented by the applicant has been considered. However, because the claimed limitation is indefinite at the moment, the examiner cannot response to the argument concerning claim limitations that are indefinite.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to King Y. Poon whose telephone number is (703) 305-0892.

Kip Ja Com

8/13/04